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7	Attorneys for Plaintiff VMWARE, INC.		
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9	INITED STATES DIS	TTPICT COLIPT	
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
11	NORTHERN DISTRICT		
12	VMWARE, INC.,	C03 00654	
13	Plaintiff,	WAN	
14	v.	COMPLAINT FOR PATENT INFRINGEMENT	
15	CONNECTIX CORPORATION, a California corporation,	DEMAND FOR JURY TRIAL	
16	Defendant.		
17	Defendant.))	
18))	
19	COMPLAINT		
20	Plaintiff VMware, Inc. ("VMware") hereby alleges for its Complaint against defendant		
21	Connectix Corporation ("Connectix") as follows:		
22	The Part	ies	
23	VMware is a Delaware corporation at	nd has a principal place of business at 3145	
24	Porter Drive, Palo Alto, California 94304.		
25	2. On information and belief, Connectix Corp. is a California corporation with its		
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	COMPLAINT FOR PATENT INFRINGEMENT	C:\NrPogb\\PAI TRI\DEI\2220164 1 DOC	

Jurisdiction and Venue

- 3. This Court has jurisdiction over the subject matter of this case pursuant to 28 U.S.C. § 1338(a) because this is a claim for patent infringement arising under the patent laws of the United States, 3: U.S.C. § 1 et seq.
 - 4. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391(b) and 1400(b).

Background Facts

- 5. VMware is engaged in the business of providing high-performance virtual machine software for industry-standard personal computers and servers.
- 6. On information and belief, Connectix is also in the business of providing virtual machine software for industry-standard personal computers and servers.

Cause of Action for Patent Infringement

- 7. VMware repeats the allegations contained in Paragraphs 1 through 6 above.
- 8. VMware is the owner of all rights granted by United States Patent No. 6,496,847 B1 ("the '847 patent"), issued on December 17, 2002, and entitled "System and Method for Virtualizing Computer Systems." The '847 patent was duly and legally issued to VMware. A true and correct copy of the '847 patent is attached hereto as Exhibit A.
- 9. In violation of 35 U.S.C. §271, Connectix directly infringes, has contributed to the infringement of, and induces infringement by others of, the '847 patent by making, using, offering to sell, importing, and selling, among other things, products known as "Virtual PC for Windows," "Virtual PC for Windows with OS/2 Additions," "Virtual PC for OS/2," and "Virtual Server," which fall within the scope of one or more of the claims of the '847 patent.
- 10. Unless enjoined by this Court, Connectix will continue to infringe the '847 patent, and VMware will suffer damages and irreparable harm. VMware has no plain, speedy, or adequate remedy at law.
- 11. Connectix's infringement of the '847 patent has caused, and continues to cause, damage to VMware in an amount to be proven at trial.

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1	12.	Connectix has infringed and	d is infringing the '847 Patent with full knowledge of
2	the '847 Patent, and the infringement has been willful and deliberate and continues to be willful		
3	and delibera	te. This case is exceptional ur	nder 35 U.S.C. § 285.
4	Requested Relief		
5	WHEREFORE, VMware requests that the Court enter judgment in its favor and against		
6	Connectix as follows:		
7	Α.	Connectix be adjudicated to	be a direct, contributory, and inducing infringer.
8	В.	Granting preliminary and pe	ermanent injunctions enjoining Connectix, its officers,
9	agents, representatives, distributors, employees, affiliates, parent and subsidiary corporations,		
10	attorneys, and all those in privity or acting in concert with Connectix, from further infringing,		
11	contributing to and/or inducing the infringement of the '847 patent;		
12	C.	Awarding compensatory dar	mages to VMware according to proof at trial;
13	D.		es up to three (3) times the amount found or assessed
14	in view of the willful and deliberate character of such infringement of the '847 patent by		
15	Connectix, pursuant to 35 U.S.C. § 284;		
16	E. Finding that this case is "exceptional," thus entitling VMware to an award of		
17	reasonable attorneys' fees, pursuant to 35 U.S.C. § 285; and		
18	F.	Awarding such other relief a	s the Court deems proper.
19			
20	Dated: Febru	ary 14, 2003	WILSON SONSINI GOODRICH & ROSATI Professional Corporation
21			
22			By: LR
23			Irwin R. Gross
24			Attorneys for Plaintiff VMWARE, INC.
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5	Professional Corporation				
6	By: [].]				
7	Irwin R. Gross				
8	Attorneys for Plaintiff VMWARE, INC.				
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